Acts. 139

Toas in the sume of two hundred and thirty one pounds Sterling for Liber LL, 4 which the said Toas was in Custody of the Sherr of Salem in New Jersey which mony the said Roberts was obliged to and did pay, after which the said John Toas made Sale of all his goods, and Chattells, and runaway wth out Satisfying the said Roberts any part of the said Sume of two hundred & thirty one pounds Sterling and Left (his wife) who is the said Roberts his sister and two Children destitute of any Subsistance, And in a perishing Condition whome thesaid Roberts hath maintained since the Departure of the said Toas, in Consideration whereof, and that the said Roberts is Poor and unable to support the said Toas his wife and Children prayed Releife in the Premises from this Present Generall Assembly And in order thereto that an Act might pass to Impower the said Robt Roberts, (towards Satisfaction of the said Sum of two hundred and thirty one pounds Sterl and maintainance of the said Toas his wife and Children) to sell and dispose of four thousand five hundred acres of Land belonging to the said Toas being part of a tract of [land] Lying on the main fresh of Elk River in Cecill County Called new Munster Containing Six thousand acres (more or Less) which was thought reasonable to be Granted.

Be it therefore Enacted by the Queen's most Excellent Majty by and with the advice and Consent of her Majtys President Councill p. 21 and Assembly of this province and the authority of the same that the said Robert Roberts by Vertue of this Act shall have full power and authority to sell and Convey the said four thousand five hundred acres of Land pte of the said Six thousand acres to any person or persons that will purchase the same, and to appropriate so much of the mony or tobacco arriseing by Such Sale to his own use as will Satisfie the said Sum of two hundred and thirty one pounds and the residue to the Maintainance and Support of the said Toas his wife & Children And that any such purchase or purchasors by Vertue of any Sale to be made by the said Robert Roberts and this act, shall, have, hold, Possess and Enjoy the said Land and Every part and parcell thereof to him or them, his or their heires and Assigne for Ever, in a good sure and Indefeazable Estate of Inheritance in fee simple any Law Statute or Useage to the Contrary or other defect whatsoever notwithstanding

An Act for Reliefe of Tobias Pollard and John Pollard of Dor- Acts of 1711, ch. 14 (Vide 1709, chester County, Gentlemen

Whereas Tobias Pollard second son of John Pollard late of Dorchester County deceased, and John Pollard, Grandson and heir at Law to the said John Pollard Esquire Have petitioned this Generall Assembly Shewing that the afd John Pollard Esquire by his Last will & Testament, had devised, to a Certain William Pollard deced Father of the Petitioner John Pollard severall tracts of Land Viz.